In the City Council City of Lodi Lodi, California

## ORDINANCE NO. 422

AN ORDINANCE AMENDING SECTION 4 AND SECTION 6 OF ORDINANCE NO, 362, REPEALING THE REQUIREMENT FOR UTILITY DEPOSITS AND ESTABLISHING FREE ELECTRIC SERVICE CONNECTIONS WITHIN CERTAIN LIMITS

The City Council of the City of Lodi does ordain as follows:

Section 1. Section 4 of Ordinance No. 362 is hereby repealed and the following substituted therefor:

"Section 4. All applications for beginning, changing or discontinuing of the services mentioned herein shall be made to the Finance Director on forms provided by him, and he shall issue all orders for such new services, changes or discontinuances, No deposit shall be required of any utility customer unless, in the judgment of the Finance Director, a prospective utility customer represents a poor credit risk,"

Section 2. Section 6 of Ordinance No. 362 is hereby repealed and the following substituted therefor:

'\*Section 6. No person except a duly authorized employee of the City shall make any water, electrical or sewer service connection to the City supply lines. Water tapping shall include bringing the water supply to a point one foot (1') inside the property line, Electrical connection includes the service drop and necessary meter, Sewer connection includes

the connection to the City sewer main of the piping of the customer, which piping shall be brought out to the property line of the premises supplied. All costs of water tapping and sewer connection shall be borne by the applicant and shall be charged at the actual cost to the City. The Finance Director. may, in consultation with and as approved by the Superintendent of Public Utilities, establish approximate flat-rate charges for water and sewer connections based on experience in the costs of such connections made within a six (6) months period last past.

The City of Lodi will construct without cost the following electrical service:

## DOMESTIC

- (A) For each domestic service 2-wire or 3-wire (of not more than 2500 watts) not to exceed 250 feet or 20 lbs. of #8 W.P. copper wire,
- (B) For each domestic service including lighting and range service not to exceed 300 feet or 33 lbs. of #6 W. P. copper wire.
- heating, space heating and other similar service not to exceed 300 feet of W.P. copper wire, the size and weight to be determined by the connected load at the time of connection.

## COMMERCIAL AND INDUSTRIAL

- (A) For each commercial or industrial service the City of Lodi will install 50 feet of service wire for each horsepower of connected load not to exceed 600 feet,
- (B) In unusual circumstances, when the application of the provisions of this rule appears impracticable or unjust to either party, or in case of high voltage services, the applicant may refer the matter to the Superintendent of Public Utilities or the City Manager.
- (C) For the purpose of this rule, "service wire" shall mean the wire from the City's nearest pole to the customer's facilities or outlets.
- (D) Underground service or riser-runs of either high or low voltage are not included in this order and must be installed with City permission at the customer's expense.

Curb stops for water and the connections to the City electrical supply are for City use only and shall not be used by anyone except an authorized employee of the City. Any tampering with these connections shall subject the service supplied to be discontinued.\*

Section 3. This ordinance shall be published once in The Lodi Times, a newspaper of general circulation printed

and published in the City of Lodi, and shall be in full force and effect thirty (30) days from and after its passage and adoption and such publication.

, 1950. Approved this state day of שתייד Mayor of the City of Lodi Attest: roved as to form: CLEWN WEST GLENN WEST, City Attorney \* \* \* \* \* \* \* \* \* \* \* I, J. F. BLAKELY, City Clerk of the City of Lodounci. hereby certify that the foregoing Ordinance No.
was introduced in refunear-meeting of introduced in refunear after, on the state day of June passed, adopted and ordered to print in regular meeting by the following vote: RINN AND TOLLIVER (Mayor) Councilmen, BULL, PRESZLER AYES: Councilmen, -NONE NOES: HASKELL Councilmen. ABSENT: I further certify that Ordinance No. 422 was approved and signed by the Mayor on the date of its final passage and that the same has been published according to law.

June 30,

Dated:

1950.